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It is hereby stipulated by and between the parties, through their respective counsel, that Plaintiff, LEON RICHARDSON, may take the deposition of Defendant Bennie Mancino outside of the discovery period set forth in the court's previous scheduling order (Dkt. #49), specifically on August 28, 2015, and as a result of this deposition that the deadline for parties to file dispositive motions shall be extended by 45 days to Monday, October 12, 2015. This stipulation is submitted and based upon the

- That Plaintiff's counsel set the Deposition for Defendant Bennie Mancino for July 21,
- That Mancino's counsel disputed that the Plaintiff could require Mancino to travel to Las Vegas for deposition because subsequent to Mancino being served the Summons

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ATTORNEYS AT LAW

and Complaint in this ca	se, which	occurred	while he	e was	living	and '	working	in	Las
Vegas, Mancino moved to	) London	, Ohio wh	nere he n	ow re	sides a	nd w	orks;		

- 3. The Parties met and conferred and exchanged correspondence on this issue. In the end it was agreed that the deposition would be conducted by remote means pursuant to FRCP Rule 30(b)(4) with Mr. Mancino appearing for deposition with his counsel in Ohio and counsel for Plaintiff taking the deposition by remote means from Las Vegas. Counsel for Defendant HRHH Gaming Senior Mezz, LLC can choose whichever forum she wishes to attend;
- 4. With workloads and summer vacation plans, and particularly due to the need to coordinate the remote means and arrange for travel days for Mancino's counsel, the Parties have agreed, and request that the court approve, the taking of this one deposition outside of the currently scheduled discovery period which ends on July 27, 2015. The Parties have agreed that the deposition date shall be moved from July 21, 2015 and shall instead take place on <u>August 28, 2015</u>.
- 5. The present dispositive motion deadline is August 26, 2015 (Dkt. #49). As a result of the rescheduling of Defendant Mancino's deposition, the Parties have agreed, and request that the court approve, the extension of the dispositive motion deadline. The Parties request that the Court grant the extension to 45 days after Defendant Mancino's deposition which would be to Monday, October 12, 2015.

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	1	6. That this request is made in g	ood faith and not for purpose of delay.
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	3	DATED this 21st day of July, 2015.	
KEMP & KEMP ATTORNEYS AT LAW 7435 W. Azure Drive, Suite 110 LAS VEGAS, NEVADA 89130 Tel. (702) 258-1183 + Fax (702) 258-6983	4		
	5		
	6	/s/ James P. Kemp James P. Kemp, Esq.	<u>/s/ Deverie Christensen</u> Deverie Christensen, Esq.
	7	KEMP & KEMP ATTORNEYS AT LAW 7435 West Azure Drive, Suite 110	JACKSON LEWIS P.C. 3800 Howard Hughes Pkwy, Suite 600
	8	Las Vegas, NV 89130	Las Vegas, NV 89169
	9	Attorney for Plaintiff	Attorneys for Defendant HRHH
	10		
	11	. /s/ Bruce C. Young .	
	12	Bruce C. Young, Esq. LITTLER MENDELSON, P.C.	
	13	3960 Howard Hughes Pkwy., Suite 300 Las Vegas, NV 89169-5937	
	14		
	15		IT IS SO ORDERED
	16 17		Casalth
	18		MAGISTRATE JUDGE
	19		Dated:
			Dated.
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